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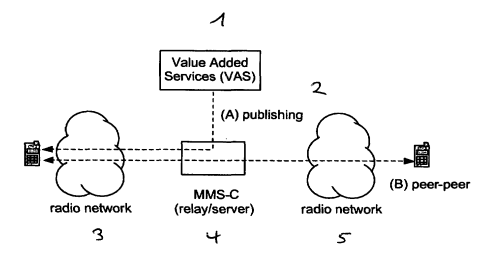
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[Continued on next page]

(54) Title: AN ARRANGEMENT AND A METHOD FOR CONTENT POLICY CONTROL IN A MOBILE MULTIMEDIA MESSAGING SYSTEM



(57) Abstract: A method and an arrangement for enforcement and control of copyright and/or policy of a data object being transferred in a communication network by generating an electronic fingerprint unique to the electronic element is disclosed. The fingerprint is compared with pre-generated electronic fingerprints stored in a database wherein each of said pre-generated fingerprints is linked to a certain policy and/or copyright concerning the fingerprint associated data object. If the electronic fingerprint matches one of the pre-generated electronic fingerprints, the policy and/or copyright restrictions linked thereto is/are enforced. The present invention is particularly useful in an MMS environment, and meets the requirements for content rights control in the MMS service network.

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### An arrangement and a method for Content Policy Control in a Mobile Multimedia Messaging System

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#### Field of the invention

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The present invention relates to an arrangement and a method for enforcement and control of copyright and/or policy of data objects being transferred in a communication network. In particular, this invention relates to enforcement and control of copyrights and policies of data objects in messaging environments where value added content can be published, e.g. in Multimedia Messaging Service (MMS) environments.

#### Background of the invention

Message services like SMS in GSM went through a fast growth just a few years after the worldwide launching of digital mobile communication network, and they are still growing in popularity. The recent exponential growth of e.g. value added Short-Messaging-Services (SMS) was triggered by the introduction of distribution and billing opportunities, provided by the mobile operators, to 3rd party value added service (VAS) and content providers. Some examples of VAS SMS are jokes (text format), stock quotes (text format), simple ringing tones (binary format), black-and-white logos (binary format).

However, the fact that the first generation message services are text based will probably threaten their existence in the near feature, taking into account that multimedia services turns out to be customary.

Because of this, the WAP forum and 3GPP have standardized a new message service for the mobile environment called Multimedia Messaging Service (MMS) [1]. To the end-user, MMS is very similar to the Short Message Service (SMS): it provides automatic immediate delivery for user created content from phone to phone.

However, the future of VAS MMS services has an even greater growth potential due to the advanced content capabilities of the MMS technology. Sophisticated multimedia content may be provided with VAS MMS services. Some examples of envisaged value added MMS and content are "mobile greeting card portal" (such as sending pictures/animations, with or without sound from a portal to a mobile terminal), "famous cartoon messages" (such as animations, with or without colours/audio), "visual/audio quiz messages" (such as picture/audio messaging games), "talking head message" (such as rendering a personal text with a predefined animation). VAS MMS will be offered to the end users by operators and by independent 3rd party service and content providers (e.g. media houses, portals, broadcasting corporations) that utilise the wireless MMS infrastructure of the operators.

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Multimedia content has an inherently greater value to the content owners than plain text content (e.g. SMS). When publishing such content, it is important to the content providers or content owners that the content rights (copyrights and policies) are enforced and that their revenue streams are secured. If not, the content providers will naturally not be interested in producing content for use in MMS. The publishing process thus needs to support copyright control and ensure that defined content policies are being obeyed.

To increase MMS traffic, the mobile operator has to provide a solution to support these requirements allowing content owners to publish their content for value added MMS.

Current attempts on content control are oriented towards the Internet model. The models normally require updates both to the content production process and to the client software rendering the resulting content.

Two strategies are established for copyright control of Internet content. These are:

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Digital watermark [2] that is a process where a pattern is added to the content. This pattern shall ideally be invisible for the end-user, whereas the copyright control can filter and recognise this pattern.

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- The clearinghouse [3] model is a model where the content is packaged in a container. When reading the content with a client that can interpret the specially packaged container, the container will authorize access to the content with a remote clearinghouse.
- One strategy is established for policy control of Internet 10 content. This is:

Platform for Internet Content Selection (PICS) [4] and Digital Signature (DSiG) [5] is a standard solution for defining and controlling meta-data for web content. This solution defines a language and a set of processing rules for controlling access to content. This allows e.g. parents to control what content their kids can access.

The problems with the prior art are specified in the following for each of the alternatives described above.

- For the Digital Watermarking model, the problems are: 20
  - 1. The solution cannot be used for all types of content
  - 2. The solution requires updates to the content production process
  - 3. The copyright control will be broken if the watermark is removed

For the *clearinghouse* model, the problems are:

1. The solution requires updates to the content production process

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- 2. The solution requires special client software
- 3. Control process is coupled to access of content rather than delivery of it
  - a. This gives reduced security
  - b. Control and payment is always coupled with receiver (limiting business model)
- 4. The establishment of new business roles (the clearing-house) is normally required
- 5. Integration with existing systems in the mobile operator domain is difficult
  - 6. The solution normally builds on digital certificates and Public Key Infrastructure. This may slow down/complicate rollout of system (requires established policies).
- 15 For the PICS/ DSiG solution, the problems are:
  - 1. Requirement of special client software (PICS enabled browsers)
  - 2. Rating of content needs to be carried out (long process)
- 3. Solution can be bypassed/ turned off as it is controlled by the end-user
  - 4. No complete solution for rights control for value added content (in a mobile environment) is provided

#### Summary of the invention

25 It is an object of the present invention to provide an arrangement and a method that eliminates the drawbacks de-

scribed above. The features defined in the claims enclosed characterize this method.

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More specifically, the present invention provides a method and an arrangement for enforcement and control of copyright and/or policy of a data object being transferred in a communication network by generating an electronic fingerprint unique to the electronic element. The fingerprint is compared with pre-generated electronic fingerprints stored in a database wherein each of said pre-generated fingerprints is linked to a certain policy and/or copyright concerning the fingerprint associated data object. If the electronic fingerprint matches one of the pre-generated electronic fingerprints, the policy and/or copyright restrictions linked thereto is/are enforced.

The present invention is particularly useful in an MMS environment, and meets the requirements for content rights control in the MMS service network. A preferred embodiment is a network centric model that is based on a firewall/gatekeeper model, where all messages are relayed through a control node where a filtering process is applied. This filtering process fingerprints all transferred content and applies content policy control to the content of these messages. The solution works with all existing content and does not require updates to the client software (terminals).

The process for content policy control consists of two phases. When content is being published, a fingerprint is generated and stored in a lookup table with a reference to the policy meta-data for this content. When later content is transferred between clients, the same fingerprint is generated and used to look up the policy reference, thus enabling the policy to be enforced.

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The preferred embodiment proposes a Digital Rights Unit (DRU) consisting of 3 main components:

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- A Policy Management Client (PMC), that is used for defining content policies

- A Content Control Engine (CCE), that maps policies to transferred content, and

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- A Policy Enforcement Engine (PEE), that enforces the content policies

#### Brief description of the drawings

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In order to make the invention more readily understandable, the discussion that follows will refer to the accompanying drawings.

Figure 1 illustrates MMS architecture and the components involved in message transfer between mobile handsets (peerpeer) and from a network server to a mobile handset (publishing).

Figure 2 illustrates the components involved in the MMS publishing process and how these components interact according to an example embodiment of the present invention.

Figure 3 illustrates the components involved in the MMS message transfer process for peer-peer communication between two mobile handsets according to an example embodiment of the present invention.

#### Detailed description of preferred embodiments

The present invention will in the following be described in an MMS environment referring to the above-mentioned figures. However, this does not represent any limitations to the invention. The present invention may be utilized in other similar applications, environments and contexts with other variations and substitutions without departing from the scope of the invention as defined by the attached independent claims.

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The MMS message delivery process for value added content is depicted in figure 1. As illustrated, the message transfer may either be initiated from the network (i.e. published) or it may be initiated from a peer terminal (user-agent). For value added content that is subject to policy control, the first delivery will always be initiated from the network (i.e. published). The published content may then be distributed (forwarded) in a peer-peer fashion. The invention builds on this nature for the distribution of value added content.

The present invention meets the requirements for content rights control in the MMS service network. A preferred embodiment of the present invention is a network centric model that is based on a firewall/ gatekeeper model, where all messages are relayed through a control node where a filtering process is applied. This filtering process fingerprints all transferred content and applies content policy control to the contents of these messages. The solution works with all existing content and does not require updates to the client software (terminals).

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Examples of content and content elements that may comprise value added content/service data are audio files, pictures, animations, video, and text, and any combination of these.

The process for content policy control consists of two phases. When content is being published, a fingerprint is generated and stored in a lookup table with a reference to the policy meta-data for this content. When later content is transferred between clients, the same fingerprint is generated and used to look up the policy reference, thus enabling the policy to be enforced.

The preferred embodiment proposes a Digital Rights Unit (DRU) consisting of 3 main components: a Policy Management Client (PMC), a Content Control Engine (CCE), and a Policy Enforcement Engine (PEE).

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#### The Policy Management Client

The PMC defines and activates the content policies of the controlled content. It consists of a client interface where polices may be created, updated and deleted, and a control function that initiates content control when content is being published.

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#### The Content Control Engine

The CCE filters the messages being transferred. It may be deployed as a standalone relay or it may be integrated with other message relay functions. When a message is received, the CCE will analyse the components of the message and apply policy control to the respective message components.

MMS messages are multipart-MIME [6] encoded with message 15 blocks for each message element. The message elements are separated with MIME headers that define the content (e.g. the type and size). The CCE will typically analyse these header fields and use them to invoke content specific control functions.

For each message component, the CCE will analyse the content-type and apply a content specific control function (i.e. switching-control function based on content-type). The invoked control function will then generate a fingerprint for the given content and check it against a local fingerprint database. If a hit is found, the CCE will return a URL [7] that identifies the policy to be applied for that content.

For a message consisting of multiple content-elements, several control functions will be invoked, possible resulting in several policies being identified and enforced.

#### The Policy Enforcement Engine

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The PEE enforces the policies that the CCE identifies. When

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being invoked with a new policy statement, it effectuates the policy and tells the client (the CCE or the PMC) if the content is allowed. In effectuating the policy, the PEE controls access rights to the content and generates the content charge information.

In order to describe the process of content distribution and rights control, a typical usage scenario will now be described. The typical scenario consists of three steps, being the policy definition process, the publishing process and the transfer control process.

#### The Policy Definition Process

In the policy definition process, the content owner makes a value added content available, i.e. it is stored in a server/database connected to the communication network. At the same time, the associated content policy (e.g. metadata) in the same or a different server/database.

#### The Publishing Process

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The publishing process applies to content being delivered from a network server to a client terminal and its useragent. The traffic flow is depicted in figure 1 and labelled with (A) publishing.

The Policy Management Client (PMC) carries out control of content being published (i.e. content being sent from a network server to an end-user). The PMC will check if the published content has a defined policy and make sure that the policy is enforced and activated.

The PMC may use different techniques to identify the policy of a content element. The content elements and policies are all identified by URLs (Uniform Resource Locator) [7].

a. A separate database may be used to map content URL to policy URL. Such a database will be written/updated when new content or policies are published.

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b. Wrapper files containing both the reference to the content and the policy may be used. The PMC will separate the content and the policy from the wrapper file.

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c. A shadow policy directory (URL) may be used to map the policy to the content. In this case, all content URLs have a shadow policy URL where there is a fixed relation between the two URLs (e.g. /image/cool.gif -> /image/cool gif.policy).

When the PMC identifies a content element with a policy, it will request the Policy Enforcement Engine (PEE) to process the policy. In doing so, the PMC provides a reference to the policy and the identity of the message receiver. The PEE will then process this policy and return an ok status code if the content is allowed in this context. Content that is not allowed in the given context will be removed or replaced with a screening message (e.g. "Content requested not allowed") by the PMC before the message is delivered.

When the Policy Enforcement Engine (PEE) is invoked to enforce a policy, it will do the following steps (or any combinations thereof) to enforce the policy:

- a. Check if the receiver is allowed to receive the content element from the sender. The check is performed by retrieving user information (e.g. address, age, prepaid account level) either from an independent database containing such information or from the database of the mobile operator and checking the user information with the content policy (e.g. age group allowed, price policy, number series allowed).
- b. Generate charging information to charge the sender for use of the content element.

When access to content is granted, the PMC activates the policy control by generating a fingerprint for this content and adding that fingerprint and its associated policy ID to the fingerprint database.

#### The Transfer Control Process

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The content transfer control process applies to content being transferred between two terminals and their useragents. The traffic flow is depicted in figure 1 and labelled with (B) peer-peer.

The Content Control Engine (CCE) carries out control of transferred content. It may either be deployed as a standalone relay or it may be integrated with the MMS-C relay functions [1]. The task of the CCE is to filter transferred messages, identify the message elements and for each message element generate a fingerprint and check if this fingerprint has a defined policy.

Examples of content and content elements that may comprise value added content/service data in a message and that is to be filtered, are audio files, pictures, animations, video, and text, and any combination of these.

When the CCE identifies a content element with a policy, it will request the Policy Enforcement Engine (PEE) to process the policy. In doing so, the CCE provides a reference to the policy and the identity of the message sender and receiver respectively. The identities of the message sender and receiver are retrieved by the CCE from the message elements. The PEE will then process this policy and return an ok status code if the content is allowed in this context. Content that is not allowed in the given context will be removed or replaced with a screening message by the CCE before the message is delivered.

When the Policy Enforcement Engine (PEE) is invoked to enforce a policy, it will undergo the following steps (or any combination thereof) to enforce the policy:

a. Check if the sender is allowed to send the content element to receiver

- b. Check if the receiver is allowed to receive the content element from the sender.
- c. Generate charge information to charge the sender for use of the content element

The check (a, b) is performed by retrieving user information (e.g. address, age, prepaid account level) either from an independent database containing such information or from the database of the mobile operator and checking the user information with the content policy (e.g. age group allowed, price policy, forwarding allowed/not allowed, number series allowed).

In the following, some supplemental information regarding parts of the process and architecture discussed above is disclosed.

#### 15 Identifying Message Elements

During the process of analyzing message content, the PMC and CCE need to identify the message elements. This is done based on the MIME message encoding used for MMS messages. This message encoding separates each message element as a separate block in the message with separate message headers, such as content-type.

Some examples of content-types (with associated formats) are GIF[8], JPEG[9], MP3[10], MPEG4[11], AMR [12].

The PMC and CCE rely on the MIME message encoding and will switch control routines based on the content-type presented. This allows content-specific specialization of routines used for generation of fingerprints and database lookup. This also allows the control routines to be distributed, e.g. using one server for handling of image policies and another server for audio policies.

#### Generation of Fingerprints

Routines for generating fingerprints may be specialized per content-type. This allows new advanced fingerprint routines to be added on the fly as soon as new algorithms become available. Adding a new fingerprint routine consists of adding a new code entity (e.g. java class) and configuring the binding between content-type and class name.

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Examples of algorithms are: MD4[13] and MD5[14].

#### The Fingerprint Database

The fingerprint database is a table that matches fingerprints with policy ID. The table is close to routing/ relaying of messages and needs to provide fast lookup.

The fingerprint database needs to have a limited size and defined policy for how to handle table overflow (cache aging policies) and leakage (cache leakage causing missing entries). Preferably, a policy that accepts a fraction of overflow and leakage and builds that into the publishing model (all commerce solutions have a fraction of failed transactions, i.e. leakage, and this invention uses that fact to make a more efficient solution) is used.

To reduce the amount of overflow and leakage, several solutions may be used. The simplest alternative is to increase the size of the table. Other alternatives are to use content specific tables or have separate table areas per user. A preferred embodiment of the invention allows the security to be balanced against performance and cost at setup and configuration time.

#### The Policy Database

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The fingerprint database is a database of XML [15] formatted meta-data elements. Each meta-data element defines the policy for a given content element. The policy defines rules for accessing the content and content charges.

The policy database can easily be integrated with existing content databases and extend the functionality of these. This also supports integration with the provisioning systems of the operators and portals.

One advantage of the present invention is that it provides a secure solution for the mobile operator to handle enforcement and control of copyrights and policies for published content.

In addition, the invention provides a solution that extends
the mobile operator's business model, supporting not only
charging of value added content for the content owners, but
also enforcement and control of the content owners' copyrights and content policies with flexible business models
(e.g. sender or receiver may be charged).

The present invention also integrates with the mobile operator's domain and infrastructure and cannot be by-passed in the message transfer process (i.e. good security, and forwarding of messages can be handled properly with enforcement and control and with the desired business models).

The invention may be deployed by the mobile operator as a stand-alone component within the mobile infrastructure or it may be deployed as an integrated component with other components (e.g., MMS-C) for optimization purposes. It does not rely on software updates to mobile terminals and their user-agents, i.e. terminal vendor independence, paramount to commercial applicability.

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A further advantage of the present invention is that it may be used for all content types. It does not require updates to the content production process.

Further, the invention does not add content overhead (such as meta-data, watermark data) in the messages being transported within the network and thus does not require extra message transport capacity.

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The invention provides a fingerprinting solution that is inherently fast/efficient (small sized fingerprints solution with fast algorithms are available, e.g. MD4), computational unique for content, may be optimized with different algorithms for specific content types, and may easily be upgraded (easy plug-in scheme) with new algorithms for specific content types as new and better/faster algorithms become available.

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#### Patent claims

1. An arrangement for enforcement and control of copyright and policy of a data object being transferred in a communication network,

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a first means adapted to generate an electronic fingerprint unique to said data object,

a fingerprint database comprising pre-generated electronic fingerprints of data objects, each of which are linked to a certain policy and/or copyright concerning current fingerprint associated data object,

a second means adapted to compare said fingerprint with said pre-generated fingerprints,

a third means adapted to enforce the policy and/or copyright restrictions linked to said one of the pregenerated electronic fingerprints on said data object if said electronic fingerprint matches one of the pregenerated electronic fingerprints.

2. Arrangement according to claim 1, characterized in

a fourth means adapted to define, activate, create, update and/or delete said policy and/or copyright through an interface therein.

- 3. Arrangement according to claim 1 or 2,
  characterized in that said data object is,
  or is an element of, a Multimedia Message Service (MMS)
  message, and that said database and/or said first, second,
  third and/or fourth means are integrated in, or connected
  to, an MMS architecture.
- 4. Arrangement according to claim 3, characterized in

a fifth means adapted to identify and separate said element in said MMS message.

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- 5. Arrangement according to any of the preceding claims, c h a r a c t e r i z e d i n that each of the pregenerated electronic fingerprints is generated by said first means and stored in said database as its associated data object is transmitted to a user requesting that data object.
- 6. Arrangement according to any of the preceding claims, characterized in that said policy comprises rules for executing said data object and/or charging a user sending, receiving or requesting said data object.
- 7. Arrangement according to claim 6, c h a r a c t e r i z e d i n that said rules include filtering away, replacing and/or changing said data object when a certain receiver or sender of said data object is identified.
  - 8. Arrangement according to claim 6 or 7, characterized in that said policy is stored in a separate policy database, and that information concerning said charging is written into a separate charging database.
- 9. Arrangement according to any of the preceding claims, c h a r a c t e r i z e d i n that the pre-generated electronic fingerprints are stored in a look up table and that each of which are linked to a certain policy and/or copyright concerning current fingerprint associated data object by a URL.
- 10. Arrangement according to any of the preceding claims, characterized in that the said database is a database of XML formatted meta-data elements.

- 11. Arrangement according to any of the preceding claims, c h a r a c t e r i z e d i n that said communication network is a GSM, GPRS, or UMTS network.
- 12. Arrangement according to any of the preceding claims, characterized in that said data object comprises value added content issued by a content provider.
  - 13. Arrangement according to any of the preceding claims, c h a r a c t e r i z e d i n that said data object is transferred through said communication network on a peer-to-peer basis, i.e. from a first user terminal to a second user terminal.

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- 14. Arrangement according to any of the preceding claims, c h a r a c t e r i z e d i n that said data object is an audio file, a picture, an animation, a video, a text string or any combination of these.
- 15. Arrangement according to any of the preceding claims, c h a r a c t e r i z e d i n that said first means includes routines for generating fingerprints specialized per data object type.
- 20 16. Arrangement according to claim 15, characterized in that said first means is adapted to incorporate any new routine for generating fingerprints in addition to the already included.
- 17. A method for enforcement and control of copyright and/or policy of a data object being transferred in a communication network,

characterized in the following steps:

- a) Generating an electronic fingerprint unique to said data object,
- b) Comparing the electronic fingerprint with pregenerated electronic fingerprints stored in a database wherein each of said pre-generated

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fingerprints are linked to a certain policy and/or copyright concerning current fingerprint associated data object,

c) If said electronic fingerprint matches one of the pre-generated electronic fingerprints in step b), enforcing the policy and/or copyright restrictions linked to said one of the pregenerated electronic fingerprints on said data object.

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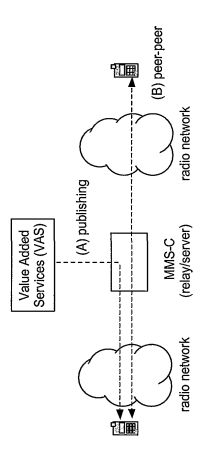


Fig. 1

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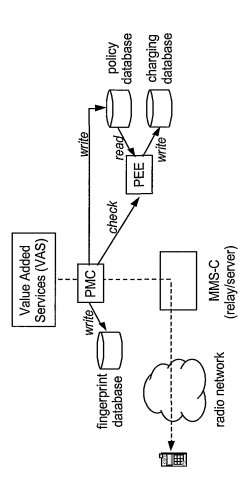


Fig. 2

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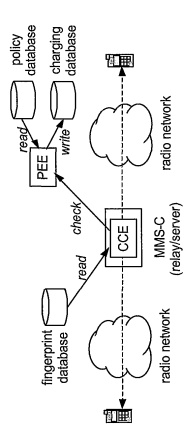


Fig.

#### INTERNATIONAL SEARCH REPORT

International application No.

PCT/NO 02/00210

#### A. CLASSIFICATION OF SUBJECT MATTER

IPC7: H04L 12/58, G06F 11/34
According to International Patent Classification (IPC) or to both national classification and IPC

#### **B. FIELDS SEARCHED**

Minimum documentation searched (classification system followed by classification symbols)

#### IPC7: H04L

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

#### SE,DK,FI,NO classes as above

Electronic data base consulted during the international search (name of data base and, where practicable, search terms used)

#### EPO-INTERNAL, WPI DATA, PAJ

#### C. DOCUMENTS CONSIDERED TO BE RELEVANT

| Category* | Citation of document, with indication, where appropriate, of the relevant passages                                    | Relevant to claim No. |
|-----------|---|-----------------------|
| Х         | WO 0115405 A2 (ADWISE LTD), 1 March 2001<br>(01.03.01), page 5, line 29 - page 6, line 9;<br>page 8, line 4 - line 14 | 1-17                  |
|           | <b></b>   |                       |
| X         | WO 0072119 A2 (RABIN, M. ET AL.), 30 November 2000 (30.11.00), claims 1-137   | 1-17                  |
|           | <del></del>   |                       |
| X         | US 6144934 A (STOCKWELL, E.B. ET AL.),<br>7 November 2000 (07.11.00), claim 19  | 1-17                  |
|           | <b></b>   |                       |
| A         | US 6141753 A (ZHAO, J. ET AL.), 31 October 2000 (31.10.00), see the whole document                                    | 1-17                  |
|           |   |                       |

| Х   | Further documents are listed in the continuation of Box   | . C. | X See patent family annex.   |
|-----|---|------|--|
| *   | Special categories of cited documents:  | "T"  | later document published after the international filing date or priority   |
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| "E" | earlier application or patent but published on or after the international filing date   | "X"  | document of particular relevance: the claimed invention cannot be considered novel or cannot be considered to involve an inventive   |
| "L" | document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other |      | step when the document is taken alone  |
|     | special reason (as specified)   | "Y"  | document of particular relevance: the claimed invention cannot be  |
| "O" | document referring to an oral disclosure, use, exhibition or other means  |      | considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art |
| "P" | document published prior to the international filing date but later than the priority date claimed                                    | "&"  | document member of the same patent family  |
| L   |   |      |  |
| Dat | e of the actual completion of the international search  | Date | of mailing of the international season report  |

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## INTERNATIONAL SEARCH REPORT

International application No.

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| Category*        | Citation of document, with indication, where appropriate, of the relevant passages   | Relevant to claim No. |
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| A                | HEINTZE, N.: Scalable Document Fingerprinting (1996) 1996 USENIX Workshop on Electronic Commerce See the whole document  | 1-17                  |
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| A                | RIVEST, R.: The MD5 Message-Digest Algorithm. MIT Laboratory for Computer Science and RSA Data Security, Inc. April 1992 Network Working Group, Request for comments: 1321. See whole document | 1-17                  |
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06/07/02

International application No. PCT/NO 02/00210

|    | ent document<br>n search report |    | Publication<br>date |                      | Patent family member(s)                             |          | Publication date                             |
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